

I have several comments on the matter of the CBA's petition for a ruling against Indiana's no-call rules. I believe that Indiana has been an exemplary model of how effective a no-call list can be at preserving the privacy of citizens. I expect that the federal law will eventually be modified follow Indiana's lead and not allow unwanted and intrusive sales calls simply because a person has had previous contact with a company. CDA can easily avoid the apparent conflicting rules by modifying their sales policies based on Indiana's no-call rules. It is certain that no citizen of another state will protest this change in CDA's sales policy. I believe that Indiana's no-call list has been an extremely effective and positive benefit to every private citizen in Indiana. Granting the CDA their petition would be a giant step backward in the progress we have made.

Sincerely,  
Patrick Tishmack